

to adapting existing relationships and structures towards the realization of the economic objectives of both Parties;

- (d) Identify infrastructure and other projects of mutual interest to both countries and work out specific ways and means of joint participation in them;
- (e) Establish sub-committees or working groups where appropriate in order to assist the Committees in the performance of their tasks;
- (f) Establish working groups, where appropriate, of government and private sector representatives from both countries to define and implement projects of mutual interest identified pursuant to (d) above;
- (g) Stimulate joint ventures to the extent permitted by applicable legislation in both countries;
- (h) Study and recommend ways and means to foster transfer of technology and formulate recommendations on procedures and organization to facilitate scientific and technological cooperation;
- (i) Exchange views on industrial, energy and economic matters that may be included by mutual consent on the agenda of the Committees;
- (j) Exchange information on investment and industrial projects which have been approved by their respective Government authorities; and
- (k) Identify infrastructure and other projects of mutual interest to the two countries and seek specific means for achieving joint cooperation.

17. The present Agreement shall have effect from the date of signature and shall enter into force on the date on which both Parties notify the other of the completion of any legal procedures required for this purpose.

18. This Agreement shall be of indefinite duration and may be terminated by either Party upon 12 months' written notice provided through diplomatic channels. In this case, the provisions of this Agreement shall continue to be applied until completion of all those operations and contracts which have been entered into during its period of validity.